

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
Alexandria Division**

ANTON PURISIMA

Plaintiff,

v.

COUNTY OF ARLINGTON, et al.,

Defendants.

Civil Action No. 1:20-cv-65

Hon. Liam O'Grady

ORDER

This matter comes before the Court upon Plaintiff's Motion for Reconsideration. Dkt. 11. Plaintiff moves this Court, pursuant to Rule 60(b)(1) and Rule 60(b)(6), to reconsider the Order dismissing his case. Under Rule 60(b)(1), a court may relieve a party from a final judgment or order for mistake, inadvertence, surprise, or excusable neglect. Under Rule 60(b)(6), a court may do so for any reason justifying such relief, but this Rule "may be invoked in only 'extraordinary circumstances.'" *Aikens v. Ingram*, 652 F.3d 496, 500 (4th Cir. 2011) (quoting *Liljeberg v. Health Servs. Acquisition Corp.*, 486 U.S. 847, 863 n.11 (1988)).

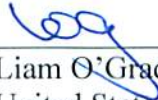
Here, Plaintiff incorporated previous filings and has attached summonses to two Congressional Representatives named as defendants. He has not identified any mistake, inadvertence, surprise, or neglect, nor has he shown any circumstances which justify relief.

Accordingly, the motion is **DENIED**.

The Clerk is hereby directed to mail a copy of this Order to Plaintiff forthwith.

It is **SO ORDERED**.

February 5, 2020
Alexandria, Virginia



Liam O'Grady
United States District Judge